AO 98 (Rev 12/11) Appearance Bond

UNITED STATES DISTRICT COURT

	for the		
Southern	District of	New York	
United States of America V. PAUL RINFRET Defendant))) —)	Case No.	19 MAG 6049
AP	PEARANCE	E BOND	
De	fendant's Ag	reement	
I, PAUL RINFRET court that considers this case, and I further agree that (☒) to appear for court proceedings; (☒) if convicted, to surrender to serve at (☒) to comply with all conditions set for	at this bond material as a sentence that	ay be forfeited the court may	v impose; or
	Type of Bo	nd	
(\boxtimes) (1) This is a personal recognizance bond.			
() (2) This is an unsecured bond of \$			
(⊠) (3) This is a secured bond of \$).00	, secure	d by:
(🗌) (a) \$, in ca	sh deposited v	with the court.	
(\(\)) (b) the agreement of the defendant an (describe the cash or other property, includin ownership and value): PROPERTY: HOME OF MOTHER	g claims on it — .	to forfeit the such as a lien, mo	following cash or other property ortgage, or loan — and attach proof of
If this bond is secured by real propert	y, documents	to protect the	secured interest may be filed of record.
() (c) a bail bond with a solvent surety	(attach a copy of	the bail bond, or	describe it and identify the surety):
			<u> </u>

Forfeiture or Release of the Bond

Forfeiture of the Bond. This appearance bond may be forfeited if the defendant does not comply with the above agreement. The court may immediately order the amount of the bond surrendered to the United States, including the security for the bond, if the defendant does not comply with the agreement. At the request of the United States, the court may order a judgment of forfeiture against the defendant and each surety for the entire amount of the bond, including interest and costs.

Release of the Bond. The court may order this appearance bond ended at any time. This bond will be satisfied and the security will be released when either: (1) the defendant is found not guilty on all charges, or (2) the defendant reports to serve a sentence.

Declarations

Ownership of the Property. I, the defendant - and each surety - declare under penalty of perjury that:

- (1) all owners of the property securing this appearance bond are included on the bond;
- (2) the property is not subject to claims, except as described above; and
- (3) I will not sell the property, allow further claims to be made against it, or do anything to reduce its value while this appearance bond is in effect.

 \bigcirc \bigcirc \land

Acceptance. I, the defendant – and each surety – have read this appearance bond and have either read all the conditions of release set by the court or had them explained to me. I agree to this Appearance Bond.

I, the defendant – and each surety – declare unde	er penalty of perjury that this information is true. (See 28 U.S.C.§ 1746.)
Date: 6/28/19	Defendant's signature PAUL RINFRET
Surety/property owner —	Surety/property owner —
Surety/property owner —	Surety/property owner —
Surety/property owner	Surety/property owner —
	CLERK OF COURT
Date:6/28/19	Signature of Clerk or Deputy Clerk
Approved.	
Date:6/28/19	AUSA's Signature ROBERT BOONE / AMANDA KRAMER

The defendant must sign an Appearance Bond, if ordered.

(5)

Page	1	of	

Pages

UNITED STATES DISTRICT COURT

for the District of New York Southern United States of America)) v. Case No. 19 MAG 6049 PAUL RINFRET Defendant ORDER SETTING CONDITIONS OF RELEASE IT IS ORDERED that the defendant's release is subject to these conditions: The defendant must not violate federal, state, or local law while on release. (1) The defendant must cooperate in the collection of a DNA sample if it is authorized by 42 U.S.C. § 14135a. (2) The defendant must advise the court or the pretrial services office or supervising officer in writing before making (3) any change of residence or telephone number. The defendant must appear in court as required and, if convicted, must surrender as directed to serve a sentence that (4) the court may impose. The defendant must appear at: Place Date and Time If blank, defendant will be notified of next appearance.

AO 199B (Rev. 12/11) Additional Conditions of Release

Page	of	

Pages

ADDITIONAL	CONDITIONS	OF DELEASE
ADDITIONAL		OF KELEASI

				ADDITIONAL CONDITIONS OF RELEASE
	IT IS	FU	RT	HER ORDERED that the defendant's release is subject to the conditions marked below:
(□)	(6)	P	erso Addr	defendant is placed in the custody of: on or organization ress (only if above is an organization)
			City	and state Tel. No. supervise the defendant, (b) use every effort to assure the defendant's appearance at all court proceedings, and (c) notify the court
who a immea	grees liately	to if t	(a) : he d	supervise the defendant, (b) use every effort to assure the defendant's appearance at all court proceedings, and (c) notify the court defendant violates a condition of release or is no longer in the custodian's custody.
		•••		Total to the second of the sec
				Signed:
(⊠)	(7)	Т	he o	defendant must:
· — /	(🖾) ((a)	submit to supervision by and report for supervision to the PSA AS DIRECTED ,
	(П	١.	(b)	telephone number, no later than continue or actively seek employment.
				continue or start an education program.
	-	-		surrender any passport to: PRETRIAL SERVICES
				not obtain a passport or other international travel document.
		-		abide by the following restrictions on personal association, residence, or travel: NEW YORK SOUTHERN AND EASTERN DISTRICTS OF
	(⊠) (avoid all contact, directly or indirectly, with any person who is or may be a victim or witness in the investigation or prosecution, including:
	-	-		get medical or psychiatric treatment: MENTAL HEALTH EVALUATION AND TREATMENT
	(🗆)		return to custody each at o'clock after being released at o'clock for employment, schooling, or the following purposes:
	(🗆)	(j)	maintain residence at a halfway house or community corrections center, as the pretrial services office or supervising officer considers necessary.
	(🔲			not possess a firearm, destructive device, or other weapon.
				not use alcohol () at all () excessively.
	(Ц) (not use or unlawfully possess a narcotic drug or other controlled substances defined in 21 U.S.C. § 802, unless prescribed by a licensed
	. —		(n)	medical practitioner. submit to testing for a prohibited substance if required by the pretrial services office or supervising officer. Testing may be used with random frequency and may include urine testing, the wearing of a sweat patch, a remote alcohol testing system, and/or any form of prohibited substance screening or testing. The defendant must not obstruct, attempt to obstruct, or tamper with the efficiency and accuracy of prohibited substance screening or testing.
	([)	(o)	participate in a program of inpatient or outpatient substance abuse therapy and counseling if directed by the pretrial services office of supervising officer.
	(🗆)	(g)	participate in one of the following location restriction programs and comply with its requirements as directed. (
				directed by the pretrial services office or supervising officer; or (
	(\square)	(q)	submit to location monitoring as directed by the pretrial services office or supervising officer and comply with all of the program
				requirements and instructions provided. () You must pay all or part of the cost of the program based on your ability to pay as determined by the pretrial services office or supervising officer.
	(🗆)	(r)	report as soon as possible, to the pretrial services office or supervising officer, every contact with law enforcement personnel, including arrests, questioning, or traffic stops.

ADDITIONAL CONDITIONS OF RELEASE

(☒) (\$) DEFT RELEASED ON OWN RECOGNIZANCE; \$1,000,000 PERSONAL RECOGNIZANCE BOND; TO BE COSIGNED BY THREE FINANCIALLY RESPONSIBLE PERSONS; SECURED BY PROPERTY: HOME OF MOTHER IN LAW; TRAVEL RESTRICTED TO SDNY/EDNY; SURRENDER TRAVEL DOCUMENTS AND NO NEW APPLICATIONS; PRETRIAL SUPERVISION AS DIRECTED BY PRETRIAL SERVICES; MENTAL HEALTH EVALUATION AND TREATMENT; DEFT TO BE RELEASED ON OWN SIGNATURE; REMAINING CONDITIONS TO BE MET BY 7/3/19 − COSIGNERS AND 7/10/19 TO SECURE PROPERTY; DEFT NOT TO CONTACT VICTIMS OR WITNESSES (EXCEPT DEFT MAY SPEAK TO WIFE AND CHILDREN ABOUT NON CHARGED CONDUCT; NO SECURITIES RELATED EMPLOYMENT; NO TRADING IN SECURITIES OR COMMODITIES.

Case 1:19-mj-06049-0A Document 6 Filed 06/28/19 Page 6 018 0 1990 (Rev. 09/08) Advice of Penalties Page of Pages
ADVICE OF PENALTIES AND SANCTIONS
O THE DEFENDANT: OU ARE ADVISED OF THE FOLLOWING PENALTIES AND SANCTIONS: 19 MAG 6049 (a) 7 m/s
Violating any of the foregoing conditions of release may result in the immediate issuance of a warrant for your arrest, a evocation of your release, an order of detention, a forfeiture of any bond, and a prosecution for contempt of court and could result in imprisonment, a fine, or both. While on release, if you commit a federal felony offense the punishment is an additional prison term of not more than ten years and for a federal misdemeanor offense the punishment is an additional prison term of not more than one year. This sentence will be consecutive (i.e., in addition to) to any other sentence you receive. It is a crime punishable by up to ten years in prison, and a \$250,000 fine, or both, to: obstruct a criminal investigation; temper with a witness, victim, or informant; retaliate or attempt to retaliate against a witness, victim, or informant; or intimidate or tempt to intimidate a witness, victim, juror, informant, or officer of the court. The penalties for tampering, retaliation, or this interval a series of the court.
If, after release, you knowingly fail to appear as the conditions of release require, or to surrender to serve a sentence, ou may be prosecuted for failing to appear or surrender and additional punishment may be imposed. If you are convicted of: (1) an offense punishable by death, life imprisonment, or imprisonment for a term of fifteen years or more – you will be fined not more than \$250,000 or imprisoned for not more than 10 years, or both; (2) an offense punishable by imprisonment for a term of five years or more, but less than fifteen years – you will be fined not more than \$250,000 or imprisoned for not more than five years, or both; (3) any other felony – you will be fined not more than \$250,000 or imprisoned not more than two years, or both; (4) a misdemeanor – you will be fined not more than \$100,000 or imprisoned not more than one year, or both. A term of imprisonment imposed for failure to appear or surrender will be consecutive to any other sentence you receive. In ddition, a failure to appear or surrender may result in the forfeiture of any bond posted.
Acknowledgment of the Defendant
I acknowledge that I am the defendant in this case and that I am aware of the conditions of release. I promise to obey all onditions of release, to appear as directed, and surrender to serve any sentence imposed. I am aware of the penalties and sanctions et forth above. Defendant's Signature PAUL RINFRET
DEFENDANT RELEASED
City and State
Directions to the United States Marshal
 The defendant is ORDERED released after processing. The United States marshal is ORDERED to keep the defendant in custody until notified by the clerk or judge that the defendant has posted bond and/or complied with all other conditions for release. If still in custody, the defendant must be produced before the appropriate judge at the time and place specified.

Date: 6/28/19 Judicial Officer's Signature AUSA's Signature

Page ____ of

_ Pages

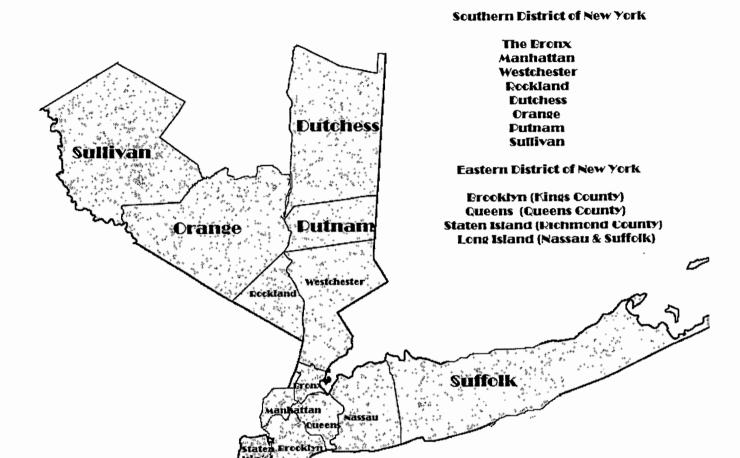
DISTRIBUTION: COURT

URT DEFENDANT

PRETRIAL SERVICE

U.S. ATTORNEY

U.S. MARSHAL



DOCKET No. Case 1:19-mj-06049-UA Document of Filed 06/28/19 Page 8 of 8
AUSA RETAINED DEF.'S COUNSEL SCHOOL DEF.'S COUNSEL OF PRESENTMENT ONLY INTERPRETER NEEDED DEFENDANT WAIVES PRETRIAL REPORT
Rule 5 Rule 9 Rule 5(c)(3) Detention Hrg. Other: DATE OF ARREST DON WRIT ON WRIT
DAIL DISPOSITION
BAIL DISPOSITION SEE SEP. ORDER DETENTION ON CONSENT W/O PREJUDICE DETENTION HEARING SCHEDULED FOR: AGREED CONDITIONS OF RELEASE DEF. RELEASED ON OWN RECOGNIZANCE
\$\$ 1,800,000 PRB \$ 2 FRP
SECURED BY \$ CASH PROPERTY - with equity home of mother in law
▼ TRAVEL RESTRICTED TO SDNY/EDNY/ □ TEMPORARY ADDITIONAL TRAVEL UPON CONSENT OF AUSA & APPROVAL OF PRETRIAL SERVICES ▼ SURRENDER TRAVEL DOCUMENTS (& NO NEW APPLICATIONS)
PRETRIAL SUPERVISION: REGULAR STRICT AS DIRECTED BY PRETRIAL SERVICES DRUG TESTING/TREATMT AS DIRECTED BY PTS MENTAL HEALTH EVAL/TREATMT AS DIRECTED BY PTS DEF. TO SUBMIT TO URINALYSIS; IF POSITIVE, ADD CONDITION OF DRUG TESTING/TREATMENT
☐ HOME INCARCERATION ☐ HOME DETENTION ☐ CURFEW ☐ ELECTRONIC MONITORING ☐ GPS ☐ DEF. TO PAY ALL OF PART OF COST OF LOCATION MONITORING, AS DETERMINED BY PRETRIAL SERVICES
☐ DEF. TO CONTINUE OR SEEK EMPLOYMENT [OR] ☐ DEF. TO CONTINUE OR START EDUCATION PROGRAM ☐ DEF. NOT TO POSSESS FIREARM/DESTRUCTIVE DEVICE/OTHER WEAPON
DEF. TO BE DETAINED UNTIL ALL CONDITIONS ARE MET CONDITIONS: THE FOLLOWING CONDITIONS: THE FOLLOWING CONDITIONS TO BE MET BY: THE PROPERTY OF THE FOLLOWING CONDITIONS TO BE MET BY: THE
ADDITIONAL CONDITIONS/ADDITIONAL PROCEEDINGS/COMMENTS:
ADDITIONAL CONDITIONS/ADDITIONAL PROCEEDINGS/COMMENTS: Do not to contact victims on vitnesses (except D may speak to vite/dis lean about processives related non-charged conduct) - Non-charged conduct - No temployment - no trading in securities in commediates.
☐ DEF. ARRAIGNED; PLEADS NOT GUILTY ☐ CONFERENCE BEFORE D.J. ON ☐ DEF. WAIVES INDICTMENT ☐ SPEEDY TRIAL TIME EXCLUDED UNDER 18 U.S.C. § 3161(h)(7) UNTIL
For Rule 5(c)(3) Cases: □ IDENTITY HEARING WAIVED □ PRELIMINARY HEARING IN SDNY WAIVED □ CONTROL DATE FOR REMOVAL:
PRELIMINARY HEARING DATE: 7 29/2019 ON DEFENDANT'S CONSENT
DATE: UNITED STATES MAGISTRATE JUDGE, S.D.N.Y.
UNITED STAYES WAGISTRATE JUDGE, S.D.IV. 1.

WHITE (original) – COURT FILE Rev'd 2016 IH - 2 PINK - U.S. ATTORNEY'S OFFICE

YELLOW - U.S. MARSHA

<u>GREEN</u> – PRETRIAL SERVICES AGENCY